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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/461,492	12/14/1999	STEVEN M. ARMSTRONG	NTL-3.2.086/	3881
34845	7590 09/21/2005		EXAM	INER
STEUBING AND MCGUINESS & MANARAS LLP			ZIA, SYED	
125 NAGOG ACTON, MA	-		ART UNIT	PAPER NUMBER
,			2131	•

DATE MAILED: 09/21/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)		
	09/461,492	ARMSTRONG ET AL.		
Office Action Summary	Examiner	Art Unit		
	Syed Zia	2131		
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address		
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D/ Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period v Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status				
1) Responsive to communication(s) filed on 09 Ju	<u>ıne 2005</u> .			
2a) This action is FINAL . 2b) This action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.		
Disposition of Claims				
4) ⊠ Claim(s) 1,2,4,5,7 and 9-43 is/are pending in the 4a) Of the above claim(s) is/are withdraw 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1,2,4,5,7 and 9-43 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or	vn from consideration.			
Application Papers				
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the Replacement drawing sheet(s) including the correct and the correct of the contract	epted or b) objected to by the Eddrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been receive (PCT Rule 17.2(a)).	on No ed in this National Stage		
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	6) Other:			
	tion Summary Par	t of Paper No./Mail Date 09082005		

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on June 06, 2005 has been entered.

Response to Amendment

This office action is in response to amendment filed May 9, 2005. Original application contained Claims 1-30. Applicant previously added new Claims 31-43. Applicant previously amended Claims 1, 2, 5, 13, 14, and 22. Applicant currently cancelled Claims 3, 6, 8, and amended Claims 1, 2, 5, 7, 10-11, and 13-30. The amendment filed on May 9, 2005 have been entered and made of record. Therefore, presently pending claims are 1-2, 4-5, 7, and 9-43.

Response to Arguments

Applicant's arguments filed on May 9, 2005 have been fully considered but they are not persuasive because of the following reasons:

Applicants argued that cited prior art (CPA) [Staples et al. U. S. Patent 6,301,339] does not teach, "multiple access network, which may include a wireless, a wired phone network, and a broadband data network".

This is not found persuasive. As discussed in previous office action, CPA teaches and describes a system and method of access communication, such as, such as facsimile, e-mail communication, between corporate office and remote devices, using <u>virtual presence server</u>, which invokes call communication and sends call data to *remote user* through network server.

The virtual presence server provides access of local area network and private branch exchanger (PBX) by a remote user through a communication device connected to the *server* in the office through public telephone network. Thus enabling the user to have virtual presence at the office while working from remote location (Fig1-5, col.7 line 18 to line 38, col.38 line 41 to col.40 line 30, and col.44 line 16 to line 45).

Therefore, CPA teaches, describes, and provides a system and methods of communicating with a watched party over a multiple access network.

Applicants <u>still have failed to explicitly identify specific claim limitations</u>, which would define a patentable distinction over prior arts.

Therefore, the examiner asserts that cited prior art does teach or suggest the subject matter broadly recited in independent Claims 1, 13, 22, and dependent Claims 2, 4-5, 7, 9-12, 14-21, 23-30, and 31-43. Accordingly, rejections for Claims 1-43 are respectfully maintained.

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

- 2. Claims 1-2, 4-5, 7, and 9-43 are rejected under 35 U.S.C. 102(e) as being anticipated by Staples et al. U. S. Patent (6,301,339).
- 3. Regarding claim 1 Staples teaches and describes a system and method that which provides connectivity between one or more remote users and a corporate office, wherein the remote users have a virtual presence at the corporate office, including access to the facilities and features provided by the corporate office telephone system and local area network, comprising:
- storing a plurality of contact addresses for said watched party in a common location which is accessible via said multiple access network, each contact address associated with a corresponding ones of a plurality of different types of devices; receiving a request from watching party via a first type of device on the first access network to contact said watched party, wherein said request includes an indication of a contact address associated with a watched part device of the first type, and directing the request to a network device having access to the stored contact addresses, determining presence information for the watched party including identifying which

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of said different devices are in active communication with the multiple access network (Fig. 10, col. 3 line 1 to line 12, col.4 line 23 to line 34, and col. 20 line 49 to line 62);

- selecting one plurality of contact addresses associated with at least one device identified as being in active communication with multiple access network and being of a different type than the watching party device, the step of selecting and operating in response to a watched party defined contact rule, the watched party defined contact rule associating watched party presences with each of the plurality of contact addresses (Fig-15-16, col. 35 line 45 to col. 36 line 11, and col.4 line 23 to line 34); and

- prompting redirection of a communication between the first type of device associated with the first access network and used by the watching party to the a second type of device associated with the second access network and used by the watched party by forwarding the selected contact address to the watching party to enable the watching party to contact the watched party at the selected contact address in response to the watched party contact rules, whereby quickly contacting the watched party may be facilitated and controlled and personal mobility is supported (Fig. 1, and 3, col. 6 line 45 to col. 7 line 55, col. 2 line 50 to col. 3 line 12, and col. 10 line 1 to line 17).

3. Regarding claims 13 and 22 Staples teaches and describes an apparatus and means which provides connectivity between one or more remote users and a corporate office, wherein the remote users have a virtual presence at the corporate office, including access to the facilities and features provided by the corporate office telephone system and local area network, comprising:

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- a processor and memory coupled to said multiple access network, wherein said memory is configured to store contact information for contacting said watched party via a plurality of different typed of devices associated with different access network the contact information including a plurality of different contact numbers, each corresponding to ones of a plurality of different types of devices wherein each type of device is associated with a particular access networks (col. 37 line 25 to line 48);

- at least one watched party defined contact rule stored in said processor the watched party defined contact rule associating watched party presence and user preferences with each of the plurality of contact numbers (col.2 line 34 to line 48),

- a plurality of gateways coupled between said processor and said plurality of access networks; wherein said plurality of gateways are configured to provide said processor with information pertaining to a presence of said watched party on said plurality of access networks, including which of the devices is currently in active communication with at least one of the access networks; and wherein said processor is operable in response to a request from a watching party to contact said watched party via a first type of a device on the first access network, wherein said request includes an indication of a contact address associated with a watched party device of the first type to select one of the plurality of contact address contact rules such that the selected watch party device is of a different type than the watching party device(Fig. 5, col. 2 line 60 to col. 3 line 67, and col. 13 line 28 to col. 14 line 42)

wherein said processor prompts redirection of a communication between a first access network used by the watching party and second different access network used by the device associated with the selected contact address such that the watched party receives the Application/Control Number: 09/461,492 Page 7

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communication on a different type of device than the watching party employs to transmit the communications, thereby facilitating personal mobility (Fig. 1, and 3, col. 6 line 45 to col. 7 line 55, col. 2 line 50 to col. 3 line 12, and col. 10 line 1 to line 17).

- 4. Claims 2, 4, 10-12, 14-16, 21, 23-25, 27 and 30 31, 38, and 42 are rejected applied as above rejecting claims 1, 13, and 22. Furthermore, Staples teaches and describes a virtual presence server that provides access of local area network (LAN) and private branch exchanger by a remote user through a communication device connected to the server in the office through public switched telephone network. The server sends data and calls to the remote user through the PSTN network, comprising:
- providing the selected contact address and a description of the device associated with the selected address to the watching party (col. 2 line 50 to col. 3 line 12);
- determining that said watched party is accessible via a plurality of devices; contacting said watched party via at least one of said plurality of devices based upon said set of watched party defined contact rules (col. 3 line 13 to line 42);
- receiving a contact identifier associated with the plurality of contact addresses and converting said contact identifier into at least one of said plurality of contact addresses; and said contact identifier into a plurality of said plurality of contact addresses (col. 35 line 50 to col. 37 line 24);
- controlling access to said determination that said watched party has access to said multiple access network via said at least one device based upon said watched party defined contact rules (Fig-15-16, col. 35 line 45 to col. 36 line 11);

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- a plurality of watched party defined contact rules stored in said memory, and said storing means (col. 2 line 34 to line 48);
- contact information includes at least one destination address of said watching party for contacting said watched party via at least one of said access networks; and contact information includes at least one device type for contacting said watching party (col. 25 line 17 to line 47);
- processor is configured to limit access to a watching party to at least one set of contact information based upon said at least one watched party defined contact rule; and said subset of said contact information comprises a contact identifier which is convertible by said processor means into at least one contact address for said watched party (Fig. 18, and col. 38 line 42 to col. 39 line 63);
- prior to contacting said watched party, automatically determining a location of said watched party, automatically determining a location of said watched party based on a plurality of resources, accessing a stored information about said watched party in the at least one device (col.37 line 50 to col. 38 line 8).
- 5. Claims 5, 9, 17-18, 26, and 28-29, 32, 33, 39, and 43 are rejected applied as above rejecting claims 2, 4, 15, 16, 25, and 27. Furthermore, Staples teaches and describes a virtual presence server, wherein
- providing the selected contact address and a description of the device associated with the selected contact address to a watching party (col. 2 line 50 to col. 3 line 12);
- determining a contextual situation of a watched party and providing a description of said contextual situation to said watching party (Fig. 3, and col. 10 line 1 to line 17);

- said device type is selected from the group consisting of telephone, facsimile, pager, e-mail system and videoconference system (Fig. 2, and col. 7 line 55 to col. 9 line 53);

- said subset of said contact information comprises a contact identifier which is convertible by said processor into at least one contact address for said watched party (Fig. 18, and col. 38 line 42 to col. 39 line 63);
- said contact identifier comprises a telephone number; and said contact identifier comprises a data network address (col. 7 line 19 to line 38);
- location of the said watched party is automatically determined based at least in part on recent use of said at least one device, and on the location of a mobile phone associated with watched party, the plurality of resources comprises the at least one device that watched party uses to access said multiple access network, and prior to contacting said watched party, determining a location of said watched party based on the location information found in the watched party defined contact rules (col.38 line 42 to col. 39 line 7).
- 6. Claims 19-20, 34, and 40 are rejected applied as above rejecting claims 5 and 18. Furthermore, Staples teaches and describes a virtual presence server, wherein
- contact identifier comprises a telephone number; and contact identifier comprises a data network address (col. 7 line 19 to line 38).
- at least one of said plurality of contact addresses is associated with said at least one device, and prior to contacting to said watched party, accessing a stored information about said watched party in the at least one device (col.39 line 21 to line 55).

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- 7. Claims 7, 35, 36, 37, and 41 are rejected applied as above rejecting claim 5. Furthermore providing the selected contact address and a respective description of each of said plurality of devices to said watching party (col. 2 line 50 to col. 3 line 12); and
- the step of selecting one said contact addresses based at least in part on said set of watched party defined contact rules (col.3 line 12 to line 33, and col. 13 line 28 to col. 14 line 42);
- the step of selecting a contact address associated with a device, that is not at the automatically determined location of the watched party, and that is at the automatically determined location of the watched party col.8 line 6 to line 25)(col.3 line 43 to line 67);
- prior to contacting said watched party, determining the location of said watched party based on the stored information in the at least one device (col45 line 5 to col46 line 12).

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Syed Zia whose telephone number is 571-272-3798. The

examiner can normally be reached on 9:00 to 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Ayaz Sheikh can be reached on 571-272-3795. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

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system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

SZ.

September 8, 2005